



Joseph Ross | Associate
Direct 609-986-1370 | jross@goldbergsegalla.com

July 18, 2024

Via Electronic Filing

The Honorable John Milton Younge
15613 U.S. Courthouse
Courtroom 15-B
601 Market Street
Philadelphia, PA 19106

**Re: American Environmental Enterprises, Inc. v. Manfred Sternberg,
Esquire, et al.
U.S.D.C. Eastern District No.: 2-22-cv-00688-JMY**

Dear Judge Younge:

This firm represents defendants Manfred Sternberg, Esquire and Manfred Sternberg & Associates, PC (“the Sternberg Defendants”) in the above-captioned matter pending before Your Honor. Plaintiff has confirmed to the undersigned that the deposition of Plaintiff’s corporate designee will move forward on Tuesday, July 23, 2024. However, we filed a motion to very briefly extend fact discovery (ECF 181) to encompass that date out of an abundance of caution.

Respectfully submitted,

GOLDBERG SEGALLA LLP

/s/ Joseph Ross _____
Joseph Ross

cc: Seth Laver;
All counsel of record via ECF;
All unrepresented parties via email.

Please send mail to our scanning center at: PO Box 360, Buffalo NY 14201